EXHIBIT 5

From: Amanda Joslin [aljoslin@mcgtn.net] **Sent:** Monday, June 5, 2023 3:03 PM

To: Donald Hall

Subject: [EXTERNAL] *SECURE EMAIL* COR for JAMES O. HEAD

Attachments: 20230605145327.pdf

*** This is an EXTERNAL email. Please exercise caution. DO NOT open attachments or click links from unknown senders or unexpected email - STS-Security. ***

DJ,

I have attached the paperwork for Mr. Because the crime(s) are from 1972, the clerk's office did attach his Order of Discharge from Probation to each set. She called probation and was told that they no longer have those records because of it being 50+ years ago. Hopefully a copy of that order will suffice for section 2? There was also the question if he lost his right to vote at all. He may have for the Burglary charge but we don't believe he did for the Attempt to Commit a Felony charge. Anyway, please let me know if you need anything further on this one.

Thanks,

Amanda L. Joslín Sr. Deputy Clerk (931)648-5707



Division of Elections Secretary of State Tre Hargett

CERTIFICATE OF RESTORATION OF VOTING RIGHTS for Persons Convicted of a Felony on or after May 18, 1981



State of Tennessee 312 Rosa L. Parks Avenue, 7th Floor Nashville, Tennessee 37243

615-741-7956

This includes any federal or state felony conviction both within Tennessee or from another state.

TO BE COMPLETED BY AN AGENT OF THE PARDONING AUTHORITY, AN AGENT OR OFFICER OF THE INCARCERATING AUTHORITY, OR A PROBATION/PAROLE OFFICER OR AGENT OF THE SUPERVISING AUTHORITY. A SEPARATE FORM MUST BE COMPLETED FOR EACH FELONY CONVICTION WITH A DIFFERENT DOCKET/CASE NUMBER. THE PERSON CONVICTED OF THE FELONY OFFENSE MAY NOT COMPLETE THIS FORM.

	27.00
1. I hereby certify that the following information is t	rue and correct:
a. Applicant's Name:(First)	(Middle) (Last)
b. Applicant's County of Residence:	
d. Felony Conviction: Burglany	
e. Month/Day/Year of Conviction: 3-07-	f. TOMIS ID: (if applicable)
g. Date of Birth:	h. Soc. Sec. No.:
2. On the day of	(check one)
	h contained no special conditions pertaining to the right of
suffrage. A copy of said pardon is attached he	
☐ The maximum sentence imposed for such inf	famous crime has been served by the above individual; or famous crime has expired; or
☐ The above individual has been granted final	release from incarceration or supervision from either the United
States Probation/Parole, a state Board of Pro	obation/Parole, the Department of Correction, or county
correction authorities.	
	Date:
	Title:
Address:	Phone Number:
$\ \square$ All of the restitution ordered by the court as a	o pay any restitution as part of his or her sentence; <i>or</i> part of the sentence for the above individual has been paid; <i>or</i> 13(b) applies in this case and therefore the liability to pay has
	15-05-2022
Signature: Delia La Data	Date: 6-05-2023 Title: Assistant Chief Deputy, Circuit Court Clerks O
Printed Name: Sepple La Fointe	TITLE: HSSistant Chief Ogsuty, Circuit Court Clerkson
Address: of Millennum Maza, Ste 115,	Phone Number: 931-648-5700 egg 11105
4. I hereby certify that the following is true and corr	
☐ The court did not order the above individual to	pay any court cost as part of his or her sentence; or
All court cost assessed against the above ind	ividual has been paid; <i>or</i>
☐ The court has made a finding at an evidentiar	y hearing that the above individual is indigent at the time of
application; or	
Court costs ordered by the court are owed.	
Signature: Nellie La Gista	Date: 6-05-343
Printed Name: Debbie La Pointe Address: 2 Millennium Plaza, Ste. 115	Title: Assistant Chief Deputy
Address: 2 Millennium Plaza, Ste. 115	Phone Number: 931-648-5700 ext 1/105
Clarksville, TN 37040	SE FOR INSTRUCTIONS RDA S836-1

STATE OF TENNESSEE

VS: Burglary

"JUDGMENT OF COURT"

Comes the Attorney General on behalf of the State and the defendants in person, and by counsel, John

Mitchell, and he, being arraigned at the bar, pleads Guilty as charged in the indictment and whereupon to try this cause the defendants place themselves upon the mercy of the Court without the intervention of the Jury.

Whereupon, after hearing the proof, and after due consideration of the cause the Court finds the defendants guilty of Burglary and fix their punishment at confinement in the State Penitentiary for a period of three (3) years.

Thereupon, the Court sentenced the defendants, to serve Three (3) years in the State Penitentiary for the offense of Burglary and to pay the cost of their prosecution for which execution may issue.

It is further ordered that said Penitentiary sentence be suspended and the defendants placed on probation for a period of Five (5) years, subject to the terms and conditions set forth in Minute Book No. 39 Page, No. 566 in the minutes of this Court, a copy of which terms and conditions has been delivered to the defendant.

3/7/72

Form 303

STATE OF TENNESSEE

STATE OF TENNESSEE	In the <u>Criminal</u> Court
vs	of Montgomery County
	No
ORDER OF DISCHARGE FROM P	ROBATION
It appearing to the Court that	, who
has been on probation by order of this Court sinc	e <u>3-7-72</u> , and it
being the opinion of this Court that his discharg	e from probation upon completion
of the maximum period of probation would be compared	tible with the welfare of society
and the suspension of sentence entered by this Co	urt on3-7-72
should be terminated pursuant to Section 40-2901,	T.C.A., it is by the Court on
be unconditionally discharged from probation.	#
	Jang Boan JUDGE

Division of Elections Secretary of State Tre Hargett

CERTIFICATE OF RESTORATION OF VOTING RIGHTS for Persons Convicted of a Felony on or after May 18, 1981 This includes any federal or state felony conviction both



within Tennessee or from another state.

TO BE COMPLETED BY AN AGENT OF THE PARDONING AUTHORITY, AN AGENT OR OFFICER OF THE INCARCERATING

State of Tennessee 312 Rosa L. Parks Avenue, 7th Floor Nashville, Tennessee 37243

615-741-7956

AUTHORITY, OR A PROBATION/PAROLE OFFICER OR BE COMPLETED FOR EACH FELONY CONVICTION W. OF THE FELONY OFFENSE MAY NOT COMPLETE THIS	AGENT OF THE SUPERVISING AUTHORITY. A SEPARATE FORM MUST ITH A DIFFERENT DOCKET/CASE NUMBER. THE PERSON CONVICTED S FORM.
I hereby certify that the following information is a. Applicant's Name: (First)	true and correct: (Middle) (Last)
b. Applicant's County of Residence: Monta	c. Applicant's Phone Number:
	f. TOMIS ID: (if applicable)
g. Date of Birth:	h. Soc. Sec. No.:
2. On the day of	,(check one)
suffrage. A copy of said pardon is attached h The maximum sentence imposed for such in The maximum sentence imposed for such in The above individual has been granted final	famous crime has been served by the above individual; or
Signature:	Date:
Printed Name:	Title:
Address:	Phone Number:
☐ All of the restitution ordered by the court as a	A STATE OF THE STA
	Phone Number: 931-648-5700 ext 11105
4. I hereby certify that the following is true and cord. The court did not order the above individual to All court cost assessed against the above individual to the court cost assessed.	rect: (check one) o pay any court cost as part of his or her sentence; or
SS-3041 (Rev. 3/20) SEE REVER	RSE FOR INSTRUCTIONS RDA 5836-1

STATE OF TENNESSEE

VS: Violation Bank CHECK Law

"NOL PROSS ON COST"

Came the Attorney General on behalf of the State and the defendant, in person and by counsel, when the

Attorney General moved the Court to allow a Nolle Prosequi to enter in this cause, upon the payment of all the costs, which motion after due consideration of the Court was allowed and it was ordered by the Court that the cause be nolle prossed upon all payment of costs, and that the defendant be held in custody until said costs are paid, secured or worked out.

3/7/72

STATE OF TENNESSEE

VS: Burglary

"JUDGMENT OF COURT"

Came the Attorney General on behalf
of the State and the defendantsiin

person, and by counsels, Jack

Mitchell and Douglas Parker, and they, being arraigned at the bar, pleads Guilty to an attempt to commit a felony, the State waiving the graver charge, and whereupon to try this cause the defendantspilace themselves upon the mercy of the Court without the intervention of the Jury.

Whereupon, after due consideration of the cause, the Court finds the defendant guilty of an attempt to commit a felony and fix their punishment at confinement in the County Workhouse for a period of Eleven months and twenty-nine days at hard labor and that

Whereupon, it was ordered by the Court that the defendants be taken to the County Workhouse and there confined for a period of Eleven months and twenty-nine days at hard labor and that they pay the costs of this cause for all of which execution may issue.

3/7/72

Form 303

STATE OF TENNESSEE

STATE OF TENNESSEE	In theCriminal Cour	t
vs	of Montgomery Count	у
St.	No •	-
	and the second s	→ 2.
ORDER OF DISCHARGE FRO	OM PROBATION	
It appearing to the Court that	, who	
has been on probation by order of this Court s	since <u>3-7-72</u> , an	d it
being the opinion of this Court that his disch	harge from probation upon comple	tion
of the maximum period of probation would be co	ompatible with the welfare of so	ciety
and the suspension of sentence entered by this	s Court on3-7-72	
should be terminated pursuant to Section 40-29		on
be unconditionally discharged from probation.		
	Jan & Roa, JUDGE	7